## **EXHIBIT 7**

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

-----X Docket#

ROBERT SAMPSON, : 22-cv-04490-JMA-AYS

Plaintiff,

: U.S. Courthouse - versus -

: Central Islip, New York

STONY BROOK UNIVERSITY, ET AL,:

: December 9, 2022

Defendants

TRANSCRIPT OF CIVIL CAUSE FOR STATUS CONFERENCE BEFORE THE HONORABLE JOAN M. AZRACK UNITED STATES DISTRICT JUDGE

E A R A N C E S: P P (VIA VIDEO/AUDIO)

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              THE DEPUTY: Okay. This is Lauren, Judge
 2
   Azrack's deputy for Sampson v. Stony Brook University,
 3
   22-cv-4490.
              Counsel, state your names, who's on the call,
 4
 5
   and then I'll have the judge call in.
 6
              MS. VARGAS: Good morning. This is Mary Vargas
 7
   for the plaintiff. And I believe we have Charles Weiner
 8
   also for the plaintiff as well as the plaintiff himself,
   Robert Sampson.
 9
10
              THE DEPUTY: Okay.
11
              MS. LYNCH: And this is Helena Lynch with the
12
   Attorney General's Office for defendant.
13
              THE DEPUTY: All right. Thank you. I'll have
14
   the judge call in.
15
                       (Pause in proceedings)
16
              THE COURT: Good morning, everyone, it's Judge
17
   Azrack. We have Mr. Weiner and Ms. Vargas?
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              MS. VARGAS: Yes. Good morning.
19
              THE COURT: Good morning. And we have for the
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   defendant, is it Ms. Lynch?
21
              MS. LYNCH: Yes, your Honor. Good morning.
22
              THE COURT: Good morning. All right. This is
   a status in the Sampson v. Stony Brook case.
23
24
              As you know, I ruled on the National Medical
25
   Board case and I was hopeful that you would have been
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Proceedings

having discussions about the timing of the Stony Brook motion and how my decision in the Board case affects that motion and the timing of when we deal with it. So why don't you bring me up to date?

MS. VARGAS: Your Honor, this is Mary Vargas. And we anticipated, the parties, that you would want to have that discussion or the parties to be having that discussion.

We have been in communication all of this week. And I am authorized to say on behalf of both parties, and I'm sure, Ms. Lynch, if I get anything wrong, please correct me, but I'm authorized to say the following on behalf of both parties.

Based on the conversations this week, we believe we found a pathway toward resolution of this matter. Both parties have an interest in reaching an agreement through a stipulation or consent decree which will resolve all material issues.

As part of the stipulation or consent decree, Stony Brook will agree that Mr. Sampson will be given until August 2024 within which to graduate. He'll be given an opportunity to study for USMLE step 1 which he intends to take during the week of May 15, 2023.

After step 1, Mr. Sampson will be allowed to commence his clinical rotations. And the parties would

4 Proceedings 1 like an opportunity to try and fine tune this pathway 2 towards resolution, so we request until February 1, 2023 3 to try and jointly enter into an agreement. And then, if the parties cannot reach agreement 4 5 by February 1, we would like to submit proposed filings 6 by February 15, 2023 and seek guidance from the Court at 7 that time, and that the stay on Mr. Sampson's status as a student in good standing would remain in effect in place 8 9 as long as the Court retains jurisdiction. 10 THE COURT: Ms. Lynch, you're on board with 11 that? 12 MS. LYNCH: Yes. I think it makes sense at 13 this point to add --14 THE COURT: Yes. 15 MS. LYNCH: -- your Honor, that the one issue 16 that we both anticipate not being able to agree on is the 17 question of attorneys fees. Our position is that we are 18 basically collateral damage here and we will not 19 stipulate to a fee award. So there might end up being 20 motion practice, so we might end up having to --21 THE COURT: That's fine. 22 MS. LYNCH: -- ask you for permission to 23 forward on the stip but have to resolve fees on motion 24 practice. Okay. 25 THE COURT: Yes. I understand that and we can

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   cross that bridge when the time comes.
 2
              Well, this is good news. I think this is a
 3
   very good framework for potential resolution, so I'm
 4
   really pleased.
 5
              And what I'd like to do though is if you can't
 6
   resolve it by February 1st, I'd like to do just a
 7
   telephone status with you before you do filing.
 8
              MS. VARGAS: This is Mary Vargas. Thank you,
   your Honor. Plaintiffs would welcome that.
 9
10
              THE COURT: Okay. All right. Well, this is
11
   good news, yes. All right, Ms. Lynch?
12
              MS. LYNCH: Yes. Thank you, your Honor.
                                                        Wе
13
   agree with that proposal.
14
              THE COURT: All right. So I'm not going to set
15
    a date now because I'll basically wait for some notice
16
   from you that we do need to talk to you, Judge. All
17
   right?
18
              MS. VARGAS: (Inaudible). Thank you, your
19
   Honor.
20
              MS. LYNCH: Yes.
21
              THE COURT: Wonderful. Okay. Thank you. Good
22
   luck with putting this pen to paper and everything, but I
23
    think this is an excellent pathway forward. So thank
24
   you.
25
              MS. VARGAS: Thank you.
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              MS. LYNCH: We're happy the Court is pleased.
 2
              MR. WEINER: Thank you.
 3
              THE COURT: The Court is pleased. Anything
 4
    else?
 5
              MS. VARGAS: No, your Honor.
 6
              MS. LYNCH: I believe that's it, yeah.
 7
              THE COURT: All right. Everybody stay safe,
    stay well. Happy holidays. Thank you.
 8
 9
              MS. LYNCH: Same to you, Judge.
10
              MS. VARGAS: Thank you. Thank you.
11
                         (Matter concluded)
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## CERTIFICATE

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I, MARY GRECO, hereby certify that the foregoing transcript of the said proceedings is a true and accurate transcript from the electronic sound-recording of the proceedings reduced to typewriting in the above-entitled matter.

I FURTHER CERTIFY that I am not a relative or employee or attorney or counsel of any of the parties, nor a relative or employee of such attorney or counsel, or financially interested directly or indirectly in this action.

IN WITNESS WHEREOF, I hereunto set my hand this  ${\bf 7th}$  day of  ${\bf August}$ , 2023.

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